IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA SPARTANBURG DIVISION

JANE DOES 1-9,

Civil 7 tetion 1 tullion

Civil Action Number: 7:20-cv-00947-DCC

v.

COLLINS MURPHY, SHARON HAMMONDS, BRENDA F. WATKINS, LIMESTONE UNIVERSITY, MG, FREESITES, LTD., d/b/a PORNHUB.COM, MG FREESITES II LTD., MINDGEEK S.A.R.L., MINDGEEK USA, INC., MG BILLING LTD., and HAMMY MEDIA LTS. d/b/a XHAMSTER.COM, TRAFFICSTARS LTD., WISEBITS LTD., XHAMSTER IP HOLDINGS LTD., WISEBITS IP LTD.,

Plaintiffs,

CONSENT MOTION IN SUPPORT OF PRO HAC VICE ADMISSION

Defendants.

The undersigned local counsel hereby moves, together with the Application and Affidavit attached as Exhibit A, that Sean Taheri of the law firm Quinn Emanuel Urquhart & Knupp, LLP be admitted *pro hac vice* in the above-captioned case as associate counsel. As local counsel, I understand that:

- 1. I will personally sign and include my District of South Carolina federal bar attorney identification number on each pleading, motion, discovery procedure, or other document that I serve or file in this court; and
- 2. All pleadings and other documents that I file in this case will contain my name, firm name, address, and phone number and those of my associate counsel admitted *pro hac vice*; and
- 3. Service of all pleadings and notices as required shall be sufficient if served upon me, and it is my responsibility to serve my associate counsel admitted pro hac vice; and

4.	Unless excused by the court, I will be present at all pretrial conferences, hearings		
and trials an	d may attend discover	y proc	eeedings. I will be prepared to actively participate in
necessary.			
5.	Certification of Consultation (Local Civil Rule 7.02). ☐ Prior to filing this Motion, I conferred with opposing counsel who has indicated the following position as to this Motion: ☐will likely oppose; ☐does not intend to oppose		
Prior to filing this Motion, I attempted to con was unable to do so for the following reason(s):			Notion, I attempted to confer with opposing counsel bu following reason(s):
No duty of consultation is required because the opposing party is proceeding prose.			
Respectfully submitted,			
DATED May 22, 2024			TURNER, PADGET, GRAHAM AND LANEY, P.A.
Columbia, South Carolina		By:	/s/ Mark B. Goddard Mark B. Goddard Attorney ID: 09194 email mgoddard@turnerpadget.com direct 803-227-4334 J. Kenneth Carter Attorney ID: 05108 email kcarter@turnerpadget.com direct 864-552-4611 Post Office Box 1473 Columbia, South Carolina 29202 facsimile 803-400-1542 Attorneys for Defendant MG Freesites Ltd. and Mindgeek S.A.R.L.